

For the District of Columbia, Maryland, and Virginia, fair, followed by increasing cloudiness; northeasterly winds; slightly warmer in Virginia.

NO. 1,108.

WASHINGTON, THURSDAY MORNING, APRIL 1, 1897.—EIGHT PAGES.

THE CIRCULATION OF THE TIMES
YESTERDAY WAS
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THE NEW YORK HERALD'S

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SUNDAY, APRIL 4.

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THE TARIFF BILL PASSES

Five Democrats and One Populist Voted Yea.

ANTI-TRUST PROVISION LOST

The Democrats Succeeded in Forcing a Yea and Nay Vote Upon It. A Great Crowd Witnessed the Closing Scenes of the Debate. The Vote in Detail.

The Dingley tariff bill passed the House yesterday by a majority of 84. The vote stood, yeas 205, nays 122, answering present and not voting 21.

Every Republican present, five Democrats and one Populist voted for the bill. Two Populists, Messrs. Barlow and Simpson, voted in the negative, as did several members elected by a faction of two parties.

The three alien party men and the remainder of the Populists answered present when their names were called. The Populist who voted for the bill was Mr. Howard of Alabama, and the Democrats were Messrs. Kieberg and Stadden of Texas and Broussard, Dyer and Meyer of Louisiana.

The Democrats finally succeeded in forcing a yeas and nays vote on the anti-trust amendment offered by Mr. Dockery, but it was without debate, and in such a way that Republicans generally will claim that they were not put on record as opposed to a provision that would guard the bill from being taken advantage of, for the information of trusts. With this sort of escape from the charge of favoring monopolies, every Republican present voted against the amendment.

Every Democrat present and nearly every member of the minority voted for it. Three who voted on the passage of the bill failed to vote at all on this proposition.

The majority was only 49. The vote stood, 148 yeas, 49 nays.

The only amendment to the bill upon which there was a separate vote was that making the law retroactive by placing its duties in effect today, although the bill will certainly not become a law for several weeks and maybe not for several months.

Upon this the Republicans had a majority of 60, the vote being yeas, 200; nays, 140; answering present, 4.

The voting began at 3 o'clock, and the final vote was announced at 4:35 p. m.

The last name called was that of Speaker Reed, by his own request, and he voted yeas in that inevitable voice which has risen above so many stormy scenes in that historic chamber. This was greeted with cheering, and the applause was renewed long and loud, and the speaker, a few moments later, announced the result. Mr. Dingley was congratulated by many Republican members.

House adjourned till Saturday next at 12 m.

There was a great crowd of visitors who wished to be present to see the final voting. The public galleries were completely packed, and the speaker's platform was also filled.

A little thing out was noticeable about noon, but the benches filled rapidly again, and by 1:30 o'clock there were groups waiting at the public doors. Before 3 o'clock there had grown to thousands that partly filled the corridors, and those were crowded about the doors of the private galleries. In the members' gallery, on the west side, the aisle appeared to be filled.

The diplomatic gallery accommodated many of the ladies of the corps, and the representatives of Japan and Hawaii, and other countries, are particularly concerned over the passage of the bill. They sat patiently through the long hours of the day, and not until the voting was concluded did the visitors make a move toward leaving.

The voting began promptly at 2 o'clock, according to the agreement, the first vote being on the amendment offered by Mr. Dockery, which consisted of a combination of the Chilton amendment and the amendment to the first article of the treaty submitted by the committee at the last session.

This amendment provides that "Any difference which, in the judgment of either power, materially affects its honor or domestic or foreign policy, shall not be referred to arbitration under this treaty, except by special agreement." There is also added to this a provision similar to that of Mr. Chilton, which stipulates that each question proposed to be submitted to arbitration under the treaty must first be sent to the Senate for action by that body in the case of the original treaty. This was adopted by a vote of 54 to 13.

Despite the adoption of this, Mr. Chilton pressed his amendment, but it was laid on the table by a vote of 47 to 23. Mr. Bacon's amendment, eliminating all questions relative to the Chinese coolie question of other countries of the United States, was also laid on the table, but without yeas and nays vote.

Mr. Foraker, contending that the text of the treaty was ambiguous as to the tribunals to be established, offered an amendment, which provides that there shall be a separate court for each case that may be submitted, and this was agreed to by a yeas and nays vote.

Mr. Foraker then sought to strike out of the bill a provision which relates to the jurisdiction of the tribunal in which question when any question in which State of Territory is interested is a subject for arbitration. This was, however, voted down. Mr. Morgan moved to strike out Article 7, which relates to the methods to be pursued when objections are taken to the jurisdiction of the tribunal, but he was overruled by a yeas and nays vote.

Mr. Morgan then moved that he would renew it tomorrow.

Article 9 contains a provision which requires that in the event of an award being made by an equally divided court there shall be no recourse to hostile measures of any description until the mediation of one or more friendly powers has been invited by one of the parties.

Mr. Mills of Texas moved to strike out this provision, but this motion was also laid on the table by a yeas and nays vote. Several other amendments of a minor character were offered, but shared the same fate.

Mr. Davis pressed for an agreement for an hour to take the vote, either Friday or following Monday, but Mr. Stewart objected. Mr. Stewart contended that there had been no agreement with respect to the vote. This should be done, he said, on the basis of two votes for the treaty as against one on the other side of the question, inasmuch as the subject had been determined by a two-thirds vote.

Mr. Stewart, refusing to withdraw his objection, on arrangement for the vote was had.

While the adoption of the floor amendment had weakened the opposition to the treaty, it is not yet certain whether it will have two-thirds of the Senate when the final vote is taken.

Mr. Dingley, headed, \$1.25 per 100 ft. Libbey & Co., 6th st. and New York ave. at

Continued on second page

"JAMMED THROUGH."



SHELLS FIRED AT IZODDIN

Christians Exchange Shots with the Foreign Ironclads.

FIGHTING AT SPINALONGA

Detachments of the Foreign Troops Occupied the Fortress and Assisted the Turkish Cruisers Fish for Torpedoes. An Earnest Appeal to the Powers.

London, March 31.—Sewarson from Crete tonight that the Christians since yesterday have bombarded the Greek coast above the Izoddin fort, which, together with the foreign ironclads, repaid with shells.

The bombardment was continued until 11 o'clock at night, and was resumed this morning. The result is not known.

Fort Izoddin dominates Suda Bay. The foreign ironclads bombarded the attacking force in support of the Turkish gunners, which had twelve cannon and one mitrailleuse. Finally detachments of the foreign troops occupied the fortress.

There has been sharp fighting at Spinalonga. The Greeks succeeded in dislodging the Turks and seized a vessel which was landing ammunition for them.

Fighting continues at Heraklion and Retimo.

Several shots have been fired at the foreign occupying force at Butsumaria. The French commander has obtained recognition from the Greeks and seized a vessel which was landing ammunition for them.

The fighting at Spinalonga lasted forty-eight hours. The Turkish garrison met with a heavy loss. A French warship has been dispatched to render them such assistance as may now be practicable.

Mr. Carnegie's first-born.

His Youthful Wife Presents Him with a Daughter.

Greenwich, Conn., March 31.—The happy announcement was made yesterday that Andrew Carnegie's first-born son, Mr. Carnegie's first-born, was born.

Mr. Carnegie's first-born, was born yesterday at his home at No. 5 West Fifty-first street, where the baby was born. The father has not seen it yet.

Mr. Carnegie was out yesterday for the first time since his illness. The pleurisy from which he has suffered developed more than a month ago and kept him in bed.

He is now nearly well.

Mr. Carnegie was married about eight years ago. At the time the steel manufacturer was put down as a confirmed bachelor, particularly as he had passed his thirty-fifth birthday.

She is a young woman of great beauty, devoted to charity. Society's charms have attracted her but little.

Miller Confesses to Murder.

Columbus, Ohio, March 31.—Frank Miller, who is under arrest here for the murder of Mrs. John W. Miller at Black Lake yesterday, made a confession this morning.

He says he was incensed at the Millers because they were trying to beat him out of his wages and intended to kill the whole family, but a favorable opportunity did not present itself. He said he killed Mrs. Miller with an ax, when she came to the barn to get the eggs.

Denver Is Snowbound.

Denver, Col., March 31.—Not a railway train on any of the six roads coming into Denver has arrived or departed today. Everything is storm-bound.

Ritids, St. Simons, \$2.75 a Pair, Libbey & Co., 6th st. and New York ave. at

Try Institute Business College, 8th and K. Note better. \$25 a year, day or night.

Our Gaiter that is first in the world. Masonic Temple, 1st and 2nd sts.

JUSTICE FIELD TO RETIRE

Attorney General McKenna Will Probably Take His Place.

McCOOK TO SUCCEED McKENNA

The Venerable Jurist Will Go on the Retired List on July 1—His Bitter Enmity to Cleveland and Its Cause—His Long Service on the Bench.

Associate Justice Stephen J. Field, of the United States Supreme Court, has decided to retire from the bench in July.

It is probable that Attorney General McKenna, who gave up a justiceship in California to accept the Cabinet position, will be appointed to take the place thus made vacant.

In this event it is expected that the Attorney Generalship will be offered to Col. John McCook of New York, who was frequently mentioned for the place while President McKinley was forming his Cabinet.

In fact, it is stated that McCook was offered three different positions in the Cabinet. His ultimate, however, was "the Attorney Generalship or nothing," and when the President announced the members of his official family, Col. McCook's name was not among them.

Mr. McKinley appraised the New York politician, however, by disclosing to him the coup that would ultimately enable him to secure the coveted position.

Col. McCook has called at the White House several times during the past week and held extended conferences with the President. His visits, it is said, have been in reference to the promised appointment.

Justice Field would have tendered his resignation long ago had it not been for a personal difference with President Cleveland, that happened shortly after the latter had entered upon his first term. Field was anxious to be appointed to the position of Chief Justice. He felt that his long reputation, service on the bench, and his high position, and he accordingly wrote known his desires to Cleveland.

Field and Cleveland had hitherto enjoyed a close personal relationship, and the California jurist naturally felt that the coveted position was his for the asking. Unfortunately, however, Mr. Cleveland took a different view of the situation, and when he looked around to find a suitable man to fill the position made vacant by the death of Chief Justice Waite he utterly ignored Field's claims.

It is known that Cleveland first offered Senator Gray the position, but the Delaware politician was ambitious to become Vice President, and declined. Mr. Cleveland then turned his eyes toward the West and offered it to the present Chief Justice.

When the President's decision was announced Field was exceedingly angry, and refused to be appeased. He denounced President Cleveland in most bitter terms, and said that he would never again enter the White House during his Administration. He also said that he would never give Mr. Cleveland an opportunity of appointing his successor on the bench, and he kept his word.

Justice Field was appointed by President Lincoln, in 1863, and has had thirty-four years' consecutive service on the Supreme Bench. By July 1 he will have served longer than any other jurist, not excepting Chief Justice Marshall. Under the law he has been entitled to go on the retired list for years, but has awaited an opportunity that, until now, has not presented itself. Mr. Field has long since attained the allotted three-score and ten, and feels that he can neither do justice to himself or the nation by longer serving on the bench.

12-inch Stock Boards, \$1 per 100 ft. Libbey & Co., 6th st. and New York ave. at

Have you seen the Madame Catenay Rose?

Special Violet Day. See our beautiful window, 509 F street.

Ships Given Up for Lost.

San Francisco, March 31.—Lloyd's agents have received word that the fine four-masted British ship, Lord Dufferin, and British bark, Bankhamer, are missing. All hope for the Lord Dufferin is abandoned. There is still some hope for the Bankhamer, but very little. The combined crews of the ships numbered sixty-seven men, all of whom are supposed to have perished.

Nominations Confirmed.

The Senate yesterday confirmed the following nominations: Frank W. Palmer, of Illinois, to be Public Printer.

Joseph L. Bristow, of Kansas, to be Fourth Assistant Postmaster General.

Henry Clay Evans, of Tennessee, to be Commissioner of Pensions.

Thomas Ryan, of Kansas, to be First Assistant Secretary of the Interior.

Treasury Department—Ferdinand Eldman, to be collector of internal revenue for the third district of New York; James D. Gill, to be collector of internal revenue for the third district of Massachusetts.

Manetels, Any Size, \$1.00 Apiece, Libbey & Co., 6th st. and New York ave. at

CARS STOPPED ON THE BRINK.

Several People Injured in a Vermont Railroad Wreck.

North Adams, Mass., March 31.—There was an accident this morning on the Hoosac Tunnel and Wilmington Railroad, a quarter of a mile below Readsboro, Vt., to the train due at the Hoosac Tunnel at 9:35. The cars rolled over on their sides and lodged on the brink of a bank twenty-five feet high. Several passengers were more or less injured.

Those most seriously hurt were G. W. Averill, of North Adams, cut on face and hands; Mrs. Elizabeth Gardner, of Wilmington, Vt., bruised on the chest and internally injured. Miss Bettha Wheeler, of Wilmington, Vt., shock and cut on the face; C. B. Wheeler, of Wilmington, cut on the head and injured internally; Frank Childs, of Wilmington, leg lacerated by broken glass.

NO SENATOR ELECTED.

Kentuckians Took Eighteen Fruitless Ballots Yesterday.

Frankfort, Ky., March 31.—The fourteenth Senatorial ballot, taken at noon today, showed no change, the vote being Hunter, for Blackburn, 33; Davis, 13; Boyd, 7; Stone, 1. The roll called showed 124 present and six pairs, making sixty-three necessary to a choice.

Senator Hise announced that when it became apparent that Dr. Hunter could not be elected, he thought Hunter should advise him and others from voting for him by withdrawing. The Senator said he wanted to give Hunter the